

Georgetown University Institute for Health Care Research and Policy, Andrew J. Imparato, American Association of People with Disabilities, all of Washington, D.C.; and Ronald L. Adler, Laurden Associates, Inc., Potomac, Maryland.

### BUSINESS MEETING

*Committee on Indian Affairs:* Committee ordered favorably reported S. 1857, to Encourage the Negotiated Settlement of Tribal Claims.

### NATIVE AMERICAN HOUSING ASSISTANCE AND SELF-DETERMINATION ACT

*Committee on Indian Affairs:* Committee concluded oversight hearings on the implementation and reauthorization of the Native American Housing Assistance and Self-Determination Act (NAHASDA), after receiving testimony from Michael Liu, Assistant Secretary of Housing and Urban Development for Office of Public and Indian Housing; Kelsey A. Begaye, Navajo Nation, Window Rock, Arizona; Robert Gauthier, Salish and Kootenai Housing Authority, Pablo, Montana; Chester Carl, Coalition for Indian Housing and Development, Washington, D.C.; and Joe Garcia, National Congress of American Indians, San Juan Pueblo, New Mexico.

### BASEBALL ANTITRUST EXEMPTION

*Committee on the Judiciary:* Committee held hearings to examine the application of federal antitrust laws to Major League Baseball, receiving testimony from Senators Wellstone, Nelson, and Dayton; Florida Attorney General Bob Butterworth, Tallahassee; Minnesota Deputy Attorney General Lori R. Swanson, St. Paul; Robert A. DuPuy, Major League Baseball, and Donald M. Fehr, Major League Baseball Players Association, both of New York, New York; and Stanley M. Brand, Minor League Baseball, Washington, D.C.

Hearings recessed subject to call.

### CYBER TERROR ATTACK

*Committee on the Judiciary:* Subcommittee on Administrative Oversight and the Courts met to receive a briefing on issues surrounding potential threats of cyber terror attacks from Richard A. Clarke, Special Advisor to the President for Cyberspace Security, and Chairman of the President's Infrastructure Board.

### BUSINESS MEETING

*Select Committee on Intelligence:* Committee met in closed session to consider pending intelligence matters, made no announcements, and recessed subject to call.

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## House of Representatives

### Chamber Action

**Measures Introduced:** 27 public bills, H.R. 3731–3757; 3 private bills, H.R. 3758–3760; and 3 resolutions, H. Con. Res. 328–330, were introduced.

**Pages H365–67**

**Reports Filed:** Reports were filed today as follows:

H. Res. 347, providing for consideration of the Senate Amendments to H.R. 622, to amend the Internal Revenue Code of 1986 to expand the adoption credit (H. Rept. 107–359).

**Page H365**

**Speaker Pro Tempore:** Read a letter from the Speaker wherein he appointed Representative Culberson to act as Speaker pro tempore for today.

**Page H337**

**Journal Vote:** Agreed to the Speaker's approval of the Journal of Tuesday, Feb. 12 by a yea-and-nay vote of 378 yeas to 40 nays, Roll No. 17.

**Pages H337–38**

**Motion to Adjourn:** Rejected the Lewis of Georgia motion to adjourn by recorded vote of 13 yeas to 405 noes, Roll No. 18.

**Page H338**

**Bipartisan Campaign Reform Act:** The House passed H.R. 2356, to amend the Federal Election Campaign Act of 1971 to provide bipartisan cam-

paign reform by a recorded vote of 240 yeas to 189 noes, Roll No. 34.

**Pages H339–H466**

Agreed to the Meehan motion to recommit the bill to the Committee on House Administration with instructions to report it back forthwith to the House with an amendment that prohibits any soft money to be used to pay to any debts or obligations incurred for any hard money activities. Subsequently, the Committee on House Administration reported the bill back with the amendment, and the amendment was then agreed to.

**Page H465**

**Agreed To:**

Shays amendment in the nature of a substitute No. 9, printed in the Congressional Record of Feb. 12 that bans soft money beginning Nov. 6, 2002 and provides a transition rule for spending funds prior to Jan. 1, 2003 by national parties to retire outstanding debts or obligations (agreed to by a recorded vote of 240 yeas to 191 noes, Roll No. 21);

**Pages H393–H411**

Green of Texas amendment No. 11, printed in the Congressional Record of Feb. 12 that strikes section 305 which had guaranteed special television media rates for candidates (agreed to by a recorded vote of 327 yeas to 101 noes, Roll No. 23);

**Pages H417–21**

Capito amendment No. 10, printed in the Congressional Record of Feb. 12, that increases contribution limits for House candidates in response to personal expenditures by wealthy opponents;

**Pages H429–32**

Wamp amendment No. 12, printed in the Congressional Record of Feb. 12, that increases the contribution limits for House candidates from \$1,000 to \$2,000 and indexes this amount for inflation in future years (agreed to by a recorded vote of 218 ayes to 211 noes, Roll No. 28);

**Pages H441–44**

Kingston amendment No. 25, printed in the Congressional Record of Feb. 12, that prohibits the use of soft money after the effective date of the ban to defray the costs of the construction or purchase of any office building or facility (agreed to by a recorded vote of 232 ayes to 196 noes, Roll No. 32);

**Pages H455–59**

Rejected:

Armey amendment in the nature of a substitute No. 13, printed in the Congressional Record of Feb. 12 that sought to ban all soft money activities of parties and candidates (rejected by a recorded vote of 179 ayes to 249 noes, Roll No. 19);

**Pages H369–77**

Ney amendment in the nature of a substitute No. 14, printed in the Congressional Record of Feb. 12 that sought to ban soft money by political parties for Federal election activity, increase contribution limits for political parties and individuals, and define and regulate “express advocacy” communications (rejected by a recorded vote of 53 ayes to 377 noes, Roll No. 20);

**Pages H377–93**

Hyde amendment No. 32, printed in the Congressional Record of Feb. 12, that sought to clarify that nothing may be construed to abridge the freedoms found in the First Amendment to the Constitution, specifically the freedom of speech or of the press, or the right of people to peaceably assemble and to petition the government for a redress of grievances (rejected by recorded vote of 188 ayes to 237 noes with 1 voting “present”, Roll No. 22);

**Pages H412–17**

Pickering amendment No. 27, printed in the Congressional Record of Feb. 12 that sought to exempt non-candidate communications pertaining to the Second Amendment of the Constitution, the right of individuals to keep and bear arms (rejected by a recorded vote of 209 ayes to 219 noes, Roll No. 24);

**Pages H421–25**

Watts of Oklahoma amendment No. 31, printed in the Congressional Record of Feb. 12, that sought to exempt non-candidate communications pertaining to civil rights and issues affecting minorities (rejected by a recorded vote of 185 ayes to 237 noes, Roll No. 25);

**Pages H425–29**

Sam Johnson of Texas amendment No. 28, printed in the Congressional Record of Feb. 12, that sought to exempt non-candidate communications pertaining to Veterans, Military Personnel, or Seniors (rejected by a recorded vote of 200 ayes to 228 noes, Roll No. 26);

**Pages H432–36**

Combest amendment No. 30, printed in the Congressional Record of Feb. 12, that sought to exempt non-candidate communications pertaining to workers, farmers, families, and individuals (rejected by a recorded vote of 191 ayes to 237 noes, Roll No. 27);

**Pages H436–41**

Emerson amendment No. 33, printed in the Congressional Record of Feb. 12, that sought to ban soft money expenditures by a State, district, or local committee of a political party for Federal election activity (rejected by a recorded vote of 185 ayes to 244 noes, Roll No. 29);

**Pages H444–48**

Wicker amendment No. 34, printed in the Congressional Record of Feb. 12, that sought to ban political contributions in Federal elections by all individuals not citizens or nationals of the United States (rejected by a recorded vote of 160 ayes to 268 noes, Roll No. 30);

**Pages H448–52**

Reynolds amendment No. 29, printed in the Congressional Record of Feb. 12, that sought to change the effective date of the soft money ban to February 14, 2002 and require that any soft money funds unexpended on this date be returned on a pro rata basis to the contributors (rejected by a recorded vote of 190 ayes to 238 noes, Roll No. 31); and

**Pages H452–55**

Ney amendment in the nature of a substitute No. 26, printed in the Congressional Record of Feb. 12, that sought to establish the Campaign Reform and Citizen Participation Act, effective on the date of enactment, to place restrictions on the soft money of national political parties, modify contribution limits, and disclose information on targeted mass communications (rejected by a recorded vote of 181 ayes to 248 noes, Roll No. 33).

**Pages H459–65**

The Clerk was authorized to make technical corrections and conforming changes in the engrossment of the bill.

**Page H466**

H. Res. 344, the rule that provided for consideration of the bill was agreed to on Feb. 12.

**Quorum Calls—Votes:** One yea-and-nay vote and seventeen recorded votes developed during the proceedings of the House today and appear on pages H337–38, H338, H376–77, H392, H411, H416–17, H420–21, H424–25, H428–29, H436, H440–41, H444, H447–48, H451–52, H455, H459, H464–65, and H465–66. There were no quorum calls.

**Adjournment:** The House met at 10 a.m. and adjourned at 2:45 a.m. on Thursday, Feb. 14.

## Committee Meetings

### REVIEW—AGRICULTURAL RISK PROTECTION ACT IMPLEMENTATION

*Committee on Agriculture:* Subcommittee on General Farm Commodities and Risk Management held a hearing to review the implementation of the Agricultural Risk Protection Act. Testimony was heard from Representative Pomeroy; and Phyllis Honor,